## Rulemaking Hearing Rules of the Tennessee Ethics Commission

## Chapter 0580-1-5 Rules Pertaining To Prohibited Activities

## New Rules

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0580-1-5-.01 Purpose and Scope.

These rules are promulgated for the purpose of prescribing prohibited conduct and exceptions to these prohibitions for lobbyists, employers of lobbyists, candidates and officials of the executive and legislative branches, and immediate family members of such candidates and officials, pursuant to T.C.A. §§ 3-6-304 through 3-6-305.

Authority: T.C.A. §§ 3-6-105 through 3-6-107, 3-6-304 through 305, 3-6-308.

0580-1-5-.02 Definitions.

(1) Commission. The Tennessee Ethics Commission.

Authority: T.C.A. § 3-6-107(1).

0580-1-5-.03 Prohibited Activities.

- (1) No lobbyist, employer of a lobbyist, official of the executive branch, official of the legislative branch, or such official's immediate family members, as those terms are defined by T.C.A. § 3-6-301, shall engage in any conduct which is prohibited by T.C.A. § 3-6-304.
- (2) No lobbyist or employer of a lobbyist shall provide, directly or indirectly, to a candidate for public office, an official in the executive or legislative branch, or the immediate family of such candidate or official, a gift as prohibited in T.C.A. § 3-6-305, nor shall the candidate, official, or immediate family thereof accept such gift, except as allowed by T.C.A. § 3-6-305 or these Rules.
- (3) The ban on campaign contributions contained in § 3-6-304(j) does not prohibit contributions by a lobbyist to an incumbent legislator or governor that are made in support of their election to a federal office.

(4) Campaign contributions from a lobbyist to an incumbent legislator or governor who is running for a local public office are prohibited.

Authority: T.C.A. §§ 3-6-304 through 3-6-305.

0580-1-5-.04 Exceptions to the Gift Prohibition.

- (1) Gifts Motivated by Close Personal Friendship. Gifts that are given for a non-business purpose and motivated by a close personal friendship are not subject to the gift ban pursuant to T.C.A. § 3-6-305(b)(3). In determining whether a gift is motivated by a close personal friendship the following factors will be considered:
  - (a) Whether the lobbyist or employer of a lobbyist is paying for or providing the gift out of his or her own personal funds, or whether the gift is instead being charged to the lobbying firm or to the employer of the lobbyist; whether the lobbyist is reimbursed by the lobbying firm or the employer of the lobbyist; or whether the cost of the gift is taken as a business deduction by the lobbyist, lobbying firm or employer. A gift that is expensed or the cost of which is reimbursed, or for which a business deduction is taken, will tend to indicate that the gift was provided for a business purpose.
  - (b) Whether there has been a history of gift giving between the lobbyist or the employer of a lobbyist, on the one hand, and the candidate, public official, or his or her immediate family, on the other hand; and the nature of the previous gift giving. The longer the practice, the more likely the gift giving is for a non-business purpose and a result of a close personal friendship. In addition, if the gift giving began prior to the candidate's or public official's attaining his or her status as such, and the pattern of gift giving remains consistent, then there is greater likelihood that the gift was a result of a close personal friendship rather than for a business purpose.
  - (c) Whether the candidate or public official, or immediate family member, has reciprocated with a gift to the lobbyist or the employer of the lobbyist in the past, and whether the gift has been of similar value. The presence of such a reciprocal gift will tend to indicate the existence of a non-business purpose and a close personal friendship.
  - (d) Whether the lobbyist or the employer of a lobbyist provides the same or similar items to other candidates, public officials, or the immediate families of such candidates or public officials at the same time, who are not also close personal friends. If similar gifts are provided to other candidates or public officials who are not close personal friends, it tends to negate the inference that the gift is provided based on a close personal friendship and supports the inference that it is for a business purpose.

- (e) Whether the timing and circumstances of the gift are appropriate. When a lobbyist or an employer of a lobbyist has a matter that is currently before or will shortly be before a public official, a gift to such official is more likely to be construed as being motivated by a business purpose unless there are countervailing reasons for the timing of the gift.
- (f) In the case of a gift given by an individual who works for an employer of a lobbyist, whether the individual is involved in lobbying activities on behalf of the employer of a lobbyist. If the giver is not involved in lobbying activities, the gift is more likely to be construed as being based on a close personal friendship rather than being for a business purpose.

Authority: T.C.A. § 3-6-305(b)(3).

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Signature of the agency officer or officers directly responsible for proposing and/or drafting these rules:

David M. Himmelreich General Counsel Tennessee Ethics Commission

The roll-call vote by the Tennessee Ethics Commission on these rulemaking hearing rules at the public meeting held on January 15, 2008, was as follows:

	Aye	No	Absent
Donald J. Hall (Chairman)	X_		
R. Larry Brown			_X
Donald J. Hall	_X		
Linda W. Knight	X_		
Dianne Neal	_X		

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Benjamin S. Purser, Jr.	_X
I certify that this is an accurate and complete copy o adopted by the Tennessee Ethics Commission on the	f rulemaking hearing rules, lawfully promulgated and e 15th day of January, 2008.
properly presented for filing, a notice of rulemaking on the 29th day of February, 2008, and such notice of	ive Register, and such rulemaking hearing having been
	Bruce A. Androphy, Executive Director
Subscribed and sworn to before me this the day	of 2008.
	Notary Public
My com	mission expires on the day of,
All rulemaking hearing rules provided for herein hav Reporter of the State of Tennessee and are approved Administrative Procedures Act, Tennessee Code An	as to legality pursuant to the provisions of the
Cooper, Jr.	
	Attorney General & Reporter
The rulemaking hearing rules set out herein were proof, 2008, and will become effecti	operly filed in the Department of state on the day ive on the day of, 2008.
	Riley C. Darnell
	Secretary of State
	By: